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PART—I

Notifications, Orders and Declarations by Haryana Government

HARYANA GOVERNMENT

REVENUE AND DISASTER MANAGEMENT DEPARTMENT

(REHABILITATION BRANCH), CHANDIGARH.

Notification

The 28th July, 2015

No. 2(321)/3118/Admn..— In partial modification of Notifications/Orders issued from time to time under Sub-Section (1) and (2) of Section 5 of the Right to Information Act, 2005 (Act No. 22 of 2005), the Governor of Haryana hereby designates the following Officers/Officials as State Assistant Public Information Officer, State Public Information Officer and First Appellate Authority in respect of the information pertaining to Revenue and Disaster

Management Department (Rehabilitation Branch), Haryana, Chandigarh for Headquarters, Chandigarh for the purpose of said Act and Rules made thereunder:—

Sr. No.	Designation	Appointed as	Remarks
1.	Senior Deputy Superintendent	State Assistant Public Information Officer	In place of Deputy Superintendent issued <i>vide</i> Notification dated 11th April, 2008 with letter No. 2 (321/4684-4709/Admn., dated 26th May, 2008
2.	Tehsildar (Sales) Headquarters	State Public Information Officer	In place of Senior Deputy Superintendent issued <i>vide</i> Order Endst. No. 2(321)/247-254/Admn., dated 22nd January, 2013
3.	Secretary/Special Secretary/Joint Secretary/Additional Secretary/Deputy Secretary, Revenue	First Appellate Authority	In place of Deputy Secretary, Revenue issued <i>vide</i> Order Endst. No. 6658-6685/Admn., dated 8th November, 2012

DALIP SINGH,
Additional Chief Secretary & Financial Commissioner to Government Haryana,
Revenue & Disaster Management Department (Rehabilitation Branch),
Chandigarh.

HARYANA GOVERNMENT

HEALTH DEPARTMENT

Notification

The 4th August, 2015

No. 20/54!2015-5HB-III.— The Governor of Haryana is pleased to order that all the General Hospitals will be known as नागरिक हस्पताल in Hindi and Civil Hospital in English in place of General Hospitals with immediate effect. The Governor of Haryana is further pleased to order that hospitals running after the name of donors gentlemen will remain as such.

R. R. JOWEL,
Principal Secretary to Government Haryana,
Health Department.

STATE ELECTION COMMISSION, HARYANA

NIRVACHAN SADAN, PLOT NO.2, SECTOR 17 PANCHKULA

Order

The 6th August, 2015

No. SEC/3ME/2015/855.— As per provisions contained in Section 13 D and 13 E of Haryana Municipal Act, 1973, every contesting candidate of Municipal Committee has to maintain an account of his election expenses from the date of his nomination till the declaration of result. The State Election Commission, Haryana, *vide* its notification No. SEC/4ME/2006/9706, dated 19th December, 2006, has fixed limit of 30 days from the date of declaration of the result of the election to file/lodge account of election expenses with the Deputy Commissioner or any other officer prescribed by the State Election Commission, Haryana and the Commission *vide* its notification No. SEC/3ME/2003/10216, dated 24th October, 2003, has also prescribed the election expenditure limit of Rs. 35,000/- for each

contesting candidate of the Municipal Committee. If a candidate does not file his election expenditure statement within the prescribed time limit or make expenditure beyond prescribed expenditure limit, he could be disqualified by the State Election Commission, Haryana for a period of three years.

2. The General election to Municipal Committee, Naraingarh was held on 20th May, 2010 and the result was also declared on the same day. There were 29 candidates (including the petitioner/applicant) of the Municipal Committee, Naraingarh who failed to lodge account of their election expenses within the prescribed time. A show cause notice dated 28th February, 2011 was served upon them to explain as to why they should not be disqualified for their failure to file election expenditure account with the authorities concerned. As these candidates failed to respond the show cause notice, the Commission had asked them to appear for personal hearing on 23rd January, 2013 before State Election Commissioner, Haryana in the court room of Deputy Commissioner, Ambala. Out of 29 candidates, 17 candidates appeared in person and had submitted their submission. Smt. Satnam Kaur wife of Sh. Prithvi Singh neither appeared nor had submitted any reply despite, the show cause notice received by her. Hence, the Commission *vide* its order dated 13th March, 2013 had disqualified such candidates including the petitioner/applicant for a period of 3 years from the date of order.

3. Aggrieved with this order, Smt. Satnam Kaur W/o Sh. Prithvi Singh filed a civil writ petition in the Hon'ble Punjab and Haryana High Court. The Hon'ble High Court *vide* order dated 18th May, 2015 disposed off the petition. Relevant portion is reproduced:-

Undisputedly, when the impugned order Annexure-P7 dated 15th March, 2013 was passed by the State Election Commission, the petitioner was not heard. The petitioner is having a reasonable explanation in view of the fact that she has submitted her expenditure in writing not before the Deputy Commissioner but before the Municipal Committee, Naraingarh, which can be checked from the record.

In these circumstances, learned counsel for the petitioner wants to withdraw this petition with liberty to move an application for recalling of the order dated 15th March, 2013 passed by the State Election Commission, mentioning these grounds. If any such application is filed, the same be decided in accordance with law expeditiously certainly before the next election of then Municipal Committee.

18.05.2015

SATISH KUMAR MITTAL

JUDGE

HARINDER SINGH SIDHU

JUDGE

4. In pursuance of above orders of the court, the petitioner/applicant have filed the present representation alongwith photostat copies of Expenditure Statement and Affidavits before the Commission. The Commission have obtained comments of the Deputy Commissioner, Ambala. As per report of Deputy Commissioner the petitioner/applicant has not submitted any expenditure account to the Municipal Committee, Naraingarh. However, show cause notices and the notices for personal hearing issued by the Commission were duly served through Municipal Authority, Naraingarh and the same were received by her. She admitted to have signed the notice referred above while receiving.

5. The petitioner/applicant was heard in person on 27th July, 2015. The Secretary of Municipal Committee, Naraingarh was present with entire record of the case. During the hearing, statements of the petitioner/applicant, the Secretary, Municipal Committee, Naraingarh and Ajay Kumar, Accountant of the Municipal Committee, Naraingarh were recorded.

6. The petitioner/applicant Smt. Satnam Kaur in her statement have submitted that she had properly maintained election expenditure statement and had submitted the same to Shri Phool Chand, Peon of the Committee on 22nd December, 2010. Shri Phool Chand, Peon has since expired. She admitted that Show cause notices of the Commission for personal hearing were duly received by her but due to long illness, she could not appear in person before the State Election Commissioner. She admitted that there are her signatures on show cause notices and receipt of the order dated 13th March, 2013 passed by the then State Election Commissioner. The Secretary of the Municipal Committee, Sh.Gurmeet Singh made a statement that the petitioner/applicant did not submit her expenditure statement with any official of the Municipal Committee, Naraingarh. Sh. Phool Chand, Peon was not authorized to receive expenditure statements. The Accountant of the Committee was duly authorized to received the Expenditure Statement. Show cause notices as well as intimation regarding personal hearing and the order dated 13th March, 2013 were duly served upon the applicant. Sh. Ajay Kumar, Accountant of the Committee made a statement that he was the designated authorized official to receive the expenditure statements of the contesting candidates. He further stated that he has neither issued any receipt to the petitioner regarding receiving of expenditure statement nor maintained any diary register in this regard.

7. I have perused the statements of petitioner/applicant as well as representatives of the Municipal Committee, Naraingarh and the record presented before me. From bare perusal of the copy of expenditure statement and affidavits submitted with representation by the petitioner/applicant, it is established that she had properly maintained the expenditure register which was duly verified by the officer concerned and that she purchased stamp paper on 22nd December, 2010 for filing the Affidavit which was attested on the same day. But it is not established from record of the Municipal Committee, Naraingarh on which date she had submitted her expenditure statement to the authorities concerned. The Accountant who was designated official to receive expenditure statement has given in writing that no diary register/proper record was maintained by him in Municipal Committee for contesting candidates, where the entry of expenditure statements were made. Therefore, it can not be confirmed that she submitted or did not submit the accounts statement. Therefore, by giving her the benefit of doubt for filing the expenditure statement with the authorized officer concerned and taking a lenient view, I am of the opinion that the order dated 13th March, 2013 for disqualification in respect of petitioner/applicant Smt. Satnam Kaur wife of Sh. Prithvi Singh, who was a contesting candidate from ward Nos. 7 & 9, Municipal Committee, Naraingarh, issued under letter No. SEC/3ME/2013/181 1, dated 15th March, 2013, deserves to be withdrawn. Therefore the order dated 13th March, 2013 is withdrawn.

The office is directed to send a copy of the order to all the concerned and also get it notified in the Haryana Government Gazette.

Panchkula:
The 27th July, 2015.

RAJEEV SHARMA,
State Election Commissioner, Haryana,

HARYANA GOVERNMENT

PERSONNEL DEPARTMENT

Notification

The 31st July, 2015

No. 50/23/2015-S(I)(A):— In exercise of the powers conferred by Section 27 of the Punjab Land Revenue Act, 1887 and Section 105 of the Punjab Tenancy Act, 1887, the Governor of Haryana hereby confers on Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh the powers of the Collector to hear appeals arising out of the orders and decrees passed by Assistant Collector of the 1st and 2nd Grades under the aforesaid Acts. Such powers shall be exercised by the said Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh within the limits of the district in which she is working.

No. 50/23/2015-S(I) (B):— Under the provisions of clause (c) of Section 3 of the Land Acquisition Act, 1894, the Governor of Haryana hereby confer upon Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh with the powers of Collector for the purpose of aforesaid Act such powers shall be exercised within the limits of the district in which she is working.

No. 50/23/2015-S(I)(C):— In exercise of the powers conferred by clause 2 of Section 3 of the Punjab Restitution of Mortgaged Land Act, 1938 (Punjab Act IV of 1938), the Governor of Haryana hereby confer upon Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh with the powers of Collector for the purpose of aforesaid Act such powers shall be exercised within the limits of the district in which she is working.

No. 50/23/2015-S(I)(D):— In exercise of the powers conferred by clause (b) of Section 2 of the Punjab Occupancy Tenants (Vesting of Proprietary Rights) Act, 1952, the Governor of Haryana hereby appoints Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh to perform the duties of the Collector under the said Act within the limits of the district in which she is working.

No. 50/23/2015-S(I)(E):— In exercise of the powers conferred by Section 3 of the Colonization of Government Lands (Punjab) Act, 1912 (Punjab Act 5 of 1912), the Government of Haryana hereby Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh as a Collector to perform all the functions and exercise all the powers under Sections 17, 20, 24, 25, 26, 32, 33 and 34 of the said Act in respect of all the State owned lands to which the said Act applies 17, 20, 24, 25, 26, 32, 33 and 34 of the said Act in respect of all the State owned lands to which the said Act applies under the management of the Public Works Department, Haryana within the limits of the district in which she is working.

No. 50/23/2015-S(I)(F):—In exercise of the powers conferred by sub-clause (b) of clause (9) of Section 2 of the Indian Stamp Act, 1899, the Governor of Haryana hereby appoints Ms. Priyanka Soni, IAS, SDO(C), Ballabgarh to perform the duties of a Collector under the said Act within the limits of the district in which she is working.

Chandigarh:
The 29th July, 2015.

A. K. SINGH,
Secretary to Government Haryana,
Personnel Department.

HARYANA GOVERNMENT

PERSONNEL DEPARTMENT

Notification

The 31st July, 2015

No. 50/06/2015-S(I)(A):— In exercise of the powers conferred by Section 27 of the Punjab Land Revenue Act, 1887 and Section 105 of the Punjab Tenancy Act, 1887, the Governor of Haryana hereby confers on Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal the powers of the Collector to hear appeals arising out of the orders and decrees passed by Assistant Collector of the 1st and 2nd Grades under the aforesaid Acts. Such powers shall be exercised by the said Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal within the limits of the district in which he is working.

No. 50/06/2015-S(I)(B):— Under the provisions of clause (c) of Section 3 of the Land Acquisition Act, 1894, the Governor of Haryana hereby confer upon Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal with the powers of Collector for the purpose of aforesaid Act such powers shall be exercised within the limits of the district in which he is working.

No. 5010612015-S(I)(C):—In exercise of the powers conferred by clause 2 of Section 3 of the Punjab Restitution of Mortgaged Land Act, 1938 (Punjab Act IV of 1938), the Governor of Haryana hereby confer upon Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal with the powers of Collector for the purpose of aforesaid Act such powers shall be exercised within the limits of the district in which he is working.

No. 50/06/2015-S(I)(D):—In exercise of the powers conferred by clause (b) of Section 2 of the Punjab Occupancy Tenants (Vesting of Proprietary Rights) Act, 1952, the Governor of Haryana hereby appoints Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal to perform the duties of the Collector under the said Act within the limits of the district in which he is working.

No. 50/06/2015-S(I)(E):—In exercise of the powers conferred by Section 3 of the Colonization of Government Lands (Punjab) Act, 1912 (Punjab Act 5 of 1912), the Government of Haryana hereby Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal as a Collector to perform all the functions and exercise all the powers under Sections 17, 20, 24, 25, 26, 32, 33 and 34 of the said Act in respect of all the State owned lands to which the said Act applies under the management of the Public Works Department, Haryana within the limits of the district in which he is working.

No. 50/06/2015-S(I)(F):—In exercise of the powers conferred by sub-clause (b) of clause (9) of Section 2 of the Indian Stamp Act, 1899, the Governor of Haryana hereby appoints Shri Jitender Kumar, HCS, Sub Divisional Officer (C), Bawal to perform the duties of a Collector under the said Act within the limits of the district in which he is working.

Chandigarh:
The 29th July, 2015.

A. K. SINGH,
Secretary to Government Haryana,
Personnel Department.

HARYANA GOVERNMENT
GENERAL ADMINISTRATION (PROTOCOL) DEPARTMENT

Notification

The 10th August, 2015

No. 50/215/1 999-5PP.— The Governor of Haryana is pleased to include Additional Solicitor General of India at Sr. No. 26 in the State Order of Precedence issued *vide* Notification No. 50/215/99-5PP, dated 25th May, 2000 and 23rd November, 2005 and to accordingly modify article 26 of the State Order of Precedence to the following extent:

26. Advocate General
Chairman, Public Service Commission
Chairman, Staff Selection Commission
Financial Commissioners
Advisor, U.T. Administration
Chief Commissioner, Income Tax
Additional Solicitor General of India

Note: Additional Solicitor General will take precedence above the Advocate General, Haryana.

D. S. DHESI,
Chief Secretary to Government, Haryana.

53550-C.S.—H.G.P., Chd.